ARKANSAS SUPREME COURT

No. CR 05-834

NOT DESIGNATED FOR PUBLICATION

JESSIE EARL HILL Appellant

v.

STATE OF ARKANSAS Appellee Opinion Delivered April 27, 2006

PRO SE MOTION FOR RECONSIDERATION OF MOTION TO FILE BELATED REPLY BRIEF [CIRCUIT COURT OF GRANT COUNTY, CR 95-38-1, HON. CHRIS E. WILLIAMS, JUDGE]

MOTION DENIED

PER CURIAM

Appellant Jessie Earl Hill was convicted of capital murder and sentenced to life imprisonment without parole. We affirmed. *Hill v. State*, 325 Ark. 419, 931 S.W.2d 64 (1996). Appellant subsequently filed in the trial court a petition for writ of *habeas corpus* pursuant to Act 1780 of 2001. The trial court denied the petition, and appellant has lodged an appeal from that order in this court.

We previously denied appellant's motion to file a belated reply brief. *Hill v. State*, CR 05-834 (Ark. December 15, 2005) (*per curiam*). Appellant then sought reconsideration of that motion, which we also denied. *Hill v. State*, CR 05-834 (Ark. March 16, 2006) (*per curiam*).

Now before us is appellant's Supplemental Brief to Motion for Consideration (*sic*), which amounts to a second motion for reconsideration. In the instant motion appellant once again argues that the Arkansas Department of Correction is at fault for his failure to tender the reply brief until almost four months after it was due here.

Motion denied.